

REMARKS

Status of the Claims

Pending claims

Claims 1 to 14 and 17 to 39 are pending.

Claims amended and added in the instant amendment

In the present response, claims 1 to 13 and 17 to 37 are amended, and new claims 40 to 57 are added. Accordingly, after entry of the instant amendment, claims 1 to 14 and 17 to 57 will be pending and under examination.

Outstanding Rejections

Claims 1 to 3, 13, 14, 17 to 24 and 35 to 39 are rejected under 35 U.S.C. §112, first and second paragraphs. Applicants respectfully traverse all outstanding objections to the specification and rejection of the claims.

Claims 4 to 12 Allowable

Applicants thank the Examiner for finding claims 4 to 12 allowable if re-written in independent form.

Support for the Claim Amendments

The specification sets forth an extensive description of the invention in the new and amended claims. Support for claims directed to methods for making a polypeptide using a nucleic acid of the invention can be found, *inter alia*, on pages 15 to 18 of the specification. Support for claims directed to sequences complementary or identical to that of a gene or a portion of a gene sequence of the invention can be found, *inter alia*, in the paragraph spanning pages 11 and 12 of the specification. Support for claims directed to diagnostic probes or PCR primers comprising sequences of the invention can be found, *inter alia*, on page 12, last paragraph. Support for claims directed to nucleic acids of the invention of various lengths can be found, *inter alia*, on page 8, second full paragraph, on page 12, last paragraph, and the first paragraph on page 13.

Information Disclosure Statement

Applicants thank the Examiner for expressly considering (and initialing) the Information Disclosure Statements (IDSs) and Forms PTO-1449, including the first IDS submitted July 31, 1998, and the supplemental IDSs and Forms PTO-1449 filed March 17, 2000, August 23, 2000, and July 11, 2003.

Issues under 35 U.S.C. §112, first paragraph

Written Description

Aminotransferase activity

Claims 1 to 3, 13, 14, 17 to 24 and 35 to 39 are rejected under 35 U.S.C. §112, first paragraph, as allegedly containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the art that the inventors at the time the application was filed had possession of the claimed invention.

The Patent Office alleges that a DNA encoding an aminotransferase of an unknown specificity towards donor and acceptor of the amino group and having an amino acid sequence which is at least 70% identical to the exemplary sequence of the invention lack sufficient written description.

The instant amendment addresses this issue. After entry of the instant amendment, claim 1 is directed to isolated or recombinant polynucleotides encoding polypeptides having a genus of aminotransferase activities comprising alternative species of aminotransferase activities.

Hybridization conditions

Claims 17 to 24 and 35, are drawn to probes defined by, inter alia, hybridization under specific conditions (after entry of the instant amendment, see claims 36 to 39 and 49 to 57, directed to probes and primers).

The office action notes that the hybridization conditions may be at very low stringency. This instant amendment addresses this issue. After entry of the instant amendment, hybridization conditions comprise washing under stringent conditions.

It is alleged, inter alia, that the specification does not contain any disclosure of the

structure and function of all nucleic acids which will hybridize to a region or entire polynucleotide encoding any one of the exemplary nucleic acids under the claimed hybridization conditions, and that many structurally and functionally unrelated nucleic acids are encompassed by the scope of the claims. Applicants respectfully submit that the claimed invention is sufficiently described in the specification such that one of ordinary skill in the art would be able to ascertain the scope of the claims with reasonable clarity and recognize that Applicants' were in possession of the claimed invention at the time of filing. Applicants respectfully aver that a single species of a genus can be sufficient to put one of skill on the art in possession of all species with a claimed genus.

Applicants respectfully submit that only structurally and functionally related nucleic acids are encompassed by the scope of the claims. The nucleic acids of the claimed invention are described by structure (the exemplary sequences), a physico-chemical property (percent sequence identity and/or hybridization conditions) and function (aminotransferase activity). All nucleic acids of the claimed genus must encode an enzyme having at least about 70% sequence identity to an exemplary aminotransferase. Applicants respectfully submit that describing a genus of polynucleotides in terms of physico-chemical properties (e.g., sequence identity or hybridization conditions) and function (e.g., encoding polypeptides having transaminase activity) satisfies the written description requirement of section 112, first paragraph.

The Patent Office also alleged that a single species of a genus is insufficient to put one of skill on the art in possession of all species with a claimed genus. Applicants respectfully note that they have set forth several representative species of a genus of transaminases of the invention, including enzymes having a sequence as set forth in SEQ ID NO:25, SEQ ID NO:26, SEQ ID NO:27, SEQ ID NO:28, SEQ ID NO:29, SEQ ID NO:30, SEQ ID NO:31, or SEQ ID NO:32.

However, Applicants respectfully aver that even a single species of the instant invention is sufficient to put one of skill on the art in possession of the claimed genus. There is no bright line rule that a single species of a genus is insufficient to put one of skill on the art in possession of all species with a claimed genus. Applicants respectfully refer to the USPTO guidelines concerning compliance with the written description requirement of U.S.C. §112, first

paragraph. In example 14 of the guidelines (a copy of which is attached as Exhibit A), a claim reciting variants claimed by sequence identity to a sequence is sought (specifically, "A protein having SEQ ID NO:3 and variants thereof that are at least 95% identical to SEQ ID NO:3 and catalyze the reaction of $A \rightarrow B$). In the example, the specification is described as providing SEQ ID NO:3 and a function for the protein. The specification contemplates, but does not exemplify variants of SEQ ID NO:3 that can have substitutions, deletions, insertions and additions.

Procedures for making proteins with substitutions, deletions, insertions, and additions are routine in the art and an assay is described which will identify other proteins having the claimed catalytic activity. The analysis of example 14 states that procedures for making variants (which have 95% sequence identity) are conventional in the art. The Guidelines conclusion states that the disclosure meets the requirements of 35 U.S.C. §112, first paragraph, as providing adequate written description for the claimed invention.

Analogously, the genus of nucleic acids of the claimed invention is described by structure (the exemplary nucleic acids or polypeptide sequences), a physico-chemical property (percent sequence identity or stringent hybridization conditions) and function (having a transaminase activity). All nucleic acids of the genus used in the claimed methods must have at least 70% or more sequence identity to an exemplary sequence of the invention. The USPTO guidelines recognize that written description is met for a genus of polypeptides described by structure, a physico-chemical property (e.g., a % sequence identity) and a defined function, the genus of claimed polypeptides also meet the written description requirements of section 112.

The genus of nucleic acids of the claimed invention also fully comply with the requirements for written description of a genus of nucleic acids as set forth in University of California v. Eli Lilly & Co., 43 USPQ2d 1398 (Fed. Cir. 1997). In Lilly, the Court stated that, "[a] description of a genus of cDNA may be achieved by means of a recitation of a representative number of cDNAs....*or of a recitation of structural features common to the members of the genus, which features constitute a substantial portion of the genus.*" (emphasis added) Lilly, 43USPQ2d at 1406.

As noted above, the instant claims clearly set forth specific structural and physical characteristics of the claimed transaminase-encoding nucleic acids. The claimed genus of polypeptides all must have a transaminase activity and a specific physical characteristic, e.g., a %

sequence identity to the exemplary nucleic acid. Therefore, the genus of nucleic acids used in the claimed methods is defined via shared physical and structural properties in terms that “convey with reasonable clarity to those skilled in the art that Applicant, as of filing date sought, was in possession of invention.” (Vas-Cath Inc. V. Mahukar, 19 USPQ2d 1111, (Fed Cir. 1991)).

More recently, the Federal Circuit stated

Similarly, in this court's most recent pronouncement, it noted:

More recently, in Enzo Biochem, we clarified that Eli Lilly did not hold that all functional descriptions of genetic material necessarily fail as a matter of law to meet the written description requirement; rather, the requirement may be satisfied if in the knowledge of the art the disclosed function is sufficiently correlated to a particular, known structure.

Amgen, 314 F.3d at 1332 [Amgen Inc. v. Hoechst Marion Roussel Inc., 314 F.3d 1313, 1330, 65 USPQ2d 1385, 1397 (Fed. Cir. 2003)].

Moba, B.V. v. Diamond Automation, Inc., 2003 U.S. App. LEXIS 6285; Fed. Cir. 01-1063, - 1083, April 1, 2003.

Analogously, the function of the transaminases encoded by the nucleic acids of the invention is sufficiently correlated to a particular, known structure (the exemplary sequences) and a physical (physico-chemical) property (percent sequence identity or specific hybridization conditions). Accordingly, the sequences used in the claimed methods are defined via shared physical and structural properties in terms that convey with reasonable clarity to those skilled in the art that Applicants, as of the filing date and at the time of the invention, were in possession of the claimed invention.

Applicants also respectfully refer to recently issued claims directed to genres of polynucleotides based on sequence identity (and stringent hybridization) to an exemplary nucleic acid, see, e.g., recently issued claims directed to, e.g., 72.5% sequence identity, as in USPN 6,593,514; 75% sequence identity, as in USPN 6,586,215; 80% sequence identity, as in USPN 6,596,926; 85% sequence identity, as in USPN 6,590,141 and USPN 6,586,179; 86% sequence identity, as in USPN 6,583,337; 90% sequence identity (and “stringent hybridization”), as in USPN 6,541,684 (see Exhibit B).

Accordingly, Applicants respectfully submit that the pending claims meet the written description requirement under 35 U.S.C. §112, first paragraph. In light of the above

remarks, Applicants respectfully submit that amended claims are fully enabled by and described in the specification to overcome the rejection based upon 35 U.S.C. §112, first paragraph.

Enablement

Aminotransferase activity

Claims 1 to 3, 13, 14, 17 to 24 and 35 to 39 are rejected under 35 U.S.C. §112, first paragraph, as allegedly not described in the specification in such a way as to enable one skilled in the art to which it pertains to make and/or use the invention.

The Patent Office states that the specification is enabling for a polynucleotide encoding a specific aminotransferase having one of the exemplary amino acid sequences, and fragments thereof.

However, it is alleged that the specification does not provide reasonable enablement for a polynucleotide encoding a transaminase or aminotransferase of an undefined specificity.

Applicants respectfully submit that the instant amendment addresses this issue. After entry of the instant amendment, claim 1 is directed to isolated or recombinant polynucleotides encoding polypeptides having a genus of aminotransferase activities comprising alternative species of aminotransferase activities.

Modification and fragments

The Patent Office alleges that claims 25 to 32 and 34, drawn to polynucleotides defined by percent sequence identity to exemplary sequences of the invention, and claims 17 to 24 and 35 to 39, drawn to polynucleotides defined by their ability to hybridize to exemplary sequences of the invention under defined conditions, are not enabled by the specification because, inter alia, it would require undue experimentation for one skilled in the art to arrive at the genus of claimed nucleic acids. In particular, it is alleged that it is not routine experimentation to screen for multiple substitutions or multiple modifications with a reasonable expectation of success, and that it would have required some knowledge or guidance as to where modifications can be made to create variants and test them for activity.

Applicants respectfully maintain that the specification enabled the skilled artisan at the time of the invention to identify, and make and use, the claims genus of transaminase-

encoding nucleic acids. As declared by Dr. David Weiner (see attached Rule 132 declaration), the state of the art at the time of the invention and the level of skill of the person of ordinary skill in the art, e.g., screening enzymes, and nucleic acids encoding enzymes, for transaminase activity, was very high. As declared by Dr. Weiner, using the teaching of the specification, one skilled in the art could have selected routine methods known in the art at the time of the invention to express variants of nucleic acids encoding the exemplary enzymes of the invention and screen them for expression of polypeptides having transaminase activity. Dr. Weiner declares that one skilled in the art could have used routine protocols known in the art at the time of the invention, including those described in the instant specification, to screen for nucleic acids encoding polypeptides having 70% sequence identity to an exemplary sequence of the invention, or active fragments thereof, for transaminase activity. Dr. Weiner declares that one skilled in the art could have used routine protocols known in the art at the time of the invention, including those described in the instant specification, to screen for nucleic acids capable of hybridizing under the specific conditions set forth in the specification to exemplary sequences of the invention, or active fragments thereof, for transaminase activity.

As declared by Dr. Weiner, while the numbers of samples needed to be screened may have been high, the screening procedures were routine and successful results (i.e., finding variant nucleic acids encoding transaminase) predictable. Furthermore, Dr. Weiner declares that it would not have required any knowledge or guidance as to where modifications needed to be made to create variants having transaminase activity. Dr. Weiner declares that it would not have required any knowledge or guidance as to which are the specific structural elements, e.g., amino acid residues, that correlate with transaminase activity to create variants of the exemplary nucleic acids and test them for the expression of polypeptides having transaminase activity. Accordingly, it would not have taken undue experimentation to make and use the claimed invention, including identification of a genus of nucleic acids encoding transaminases.

Whether large numbers of compositions (e.g., enzymes, antibodies, nucleic acids, and the like) must be screened to determine if one is within the scope of the claimed invention is irrelevant to an enablement inquiry. Enablement is not precluded by the necessity to screen large numbers of compositions, as long as that screening is "routine," i.e., not "undue," to use the words of the Federal Circuit. The Federal Circuit in In re Wands directed that the focus of the

enablement inquiry should be whether the experimentation needed to practice the invention is or is not "undue" experimentation. The court set forth specific factors to be considered.

One of these factors is "the quantity of experimentation necessary." Guidance as to how much experimentation may be needed and still not be "undue" was set forth by the Federal Circuit in, e.g. Hybritech, Inc. v. Monoclonal Antibodies, Inc., 802 F.2d 1367, 1384, 231 USPQ 81, 94 (Fed. Cir. 1986), cert. denied, 480 U.S. 947 (1987). In Hybritech, Inc., a single deposited antibody producing cell line enabled a claim generic to all IgM antibodies directed to a specific antigen. The Federal Circuit noted that the evidence indicated that those skilled in the monoclonal antibody art could, using the state of the art and applicants' written disclosure, produce and screen new hybridomas secreting other monoclonal antibodies falling within the genus without undue experimentation. The court held that applicants' claims need not be limited to the specific, single antibody secreted by the deposited hybridoma cell line (significantly, the genus of antibodies was allowed even though only one antibody specie was disclosed). The court was acknowledging that, because practitioners in that art are prepared to screen large numbers of negatives in order to find a sample that has the desired properties, the screening that would be necessary to make additional antibody species was not "undue experimentation."

Analogously, practitioners of the biological sciences for the instant invention also recognize the need to screen numbers of negatives to find a sample that has the desired properties, e.g., transaminase activity. Furthermore, as declared by Dr. Weiner, the screening procedures used to identify nucleic acids within the scope of the instant invention (e.g., identifying nucleic acids encoding transaminases) were all well known in the art and at the time this application was filed. All were routine protocols for the skilled artisan. Thus, the skilled artisan using Applicants' written disclosure could practice the instant claimed invention without undue experimentation.

Enablement is not precluded by the necessity to screen large numbers of alternative compounds (e.g., nucleic acids or polypeptides), as long as that screening is "routine," i.e., not "undue." As declared by Dr. Weiner, it would have taken only routine protocols to make variants of the exemplary nucleic acids and screen them to identify those that encode polypeptides with transaminase activity. Thus, the specification enabled the skilled artisan at the time of the invention to make and use a broad genus of transaminases of the present invention.

Issues under 35 U.S.C. §112, second paragraph

Claims 1 to 3, 13, 14, 17 to 24 and 35 to 39 stand rejected under 35 U.S.C. §112, second paragraph, for allegedly being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicants regard as the invention.

The phrase "an enzyme with aminotransferase activity"

The Patent Office alleged claim 1 is indefinite because of the phrase "an enzyme with aminotransferase activity". The instant amendment addresses this issue. After entry of the instant amendment, claim 1 is directed to isolated or recombinant polynucleotides encoding polypeptides having specific aminotransferase activities.

The term "a region"

The Patent Office alleged claim 17 is indefinite because of the term "a region". The instant amendment addresses this issue.

CONCLUSION

In view of the foregoing amendment and remarks, it is believed that the Examiner can properly withdraw the rejection of the pending claims under 35 U.S.C. §112, first and second paragraphs. Applicants believe all claims pending in this application are in condition for allowance. The issuance of a formal Notice of Allowance at an early date is respectfully requested.

Applicants believe that no additional fees are necessitated by the present response and amendment. However, in the event any such fees are due, the Commissioner is hereby authorized to charge any such fees to Deposit Account No. 06-1050. Please credit any overpayment to this account.

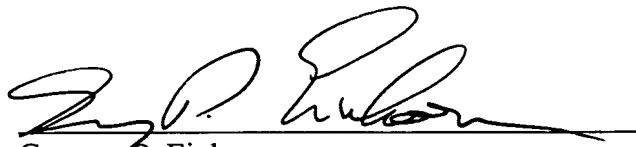
Applicant : Patrick V. Warren et al.
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Page : 20 of 20

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If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at (858) 678-5070.

Respectfully submitted,

Date: Sept. 12, 2003


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Example 14: Product by Function

Specification: The specification exemplifies a protein isolated from liver that catalyzes the reaction of A \longrightarrow B. The isolated protein was sequenced and was determined to have the sequence as set forth in SEQ ID NO: 3. The specification also contemplates but does not exemplify variants of the protein wherein the variant can have any or all of the following: substitutions, deletions, insertions and additions. The specification indicates that procedures for making proteins with substitutions, deletions, insertions and additions is routine in the art and provides an assay for detecting the catalytic activity of the protein.

Claim:

A protein having SEQ ID NO: 3 and variants thereof that are at least 95% identical to SEQ ID NO: 3 and catalyze the reaction of A \longrightarrow B.

Analysis:

A review of the full content of the specification indicates that a protein having SEQ ID NO: 3 or variants having 95% identity to SEQ ID NO: 3 and having catalytic activity are essential to the operation of the claimed invention. The procedures for making variants of SEQ ID NO: 3 are conventional in the art and an assay is described which will identify other proteins having the claimed catalytic activity. Moreover, procedures for making variants of SEQ ID NO: 3 which have 95% identity to SEQ ID NO: 3 and retain its activity are conventional in the art.

A review of the claim indicates that variants of SEQ ID NO: 3 include but are not limited to those variants of SEQ ID NO: 3 with substitutions, deletions, insertions and additions; but all variants must possess the specified catalytic activity and must have at least 95% identity to the SEQ ID NO: 3. Additionally, the claim is drawn to a protein which comprises SEQ ID NO: 3 or a variant thereof that has 95% identity to SEQ ID NO: 3. In other words, the protein claimed may be larger than SEQ ID NO: 3 or its variant with 95% identity to SEQ ID NO: 3. It should be noted that "having" is open language, equivalent to "comprising".

The claim has two different generic embodiments, the first being a protein which comprises SEQ ID NO: 3 and the second being variants of SEQ ID NO: 3. There is a single species disclosed, that species being SEQ ID NO: 3.

A search of the prior art indicates that SEQ ID NO: 3 is novel and unobvious.

There is actual reduction to practice of the single disclosed species. The specification indicates that the genus of proteins that must be variants of SEQ ID NO: 3 does not have substantial variation since all of the variants must possess the specified catalytic activity and must have at least 95% identity to the reference sequence, SEQ ID NO: 3. The single species disclosed is representative of the genus because all members have at least 95% structural identity with the reference compound and because of the presence of an assay which applicant provided for identifying all of the at least 95% identical variants of SEQ ID NO: 3 which are capable of the specified catalytic activity. One of skill in the art would conclude that

applicant was in possession of the necessary common attributes possessed by the members of the genus.

Conclusion: The disclosure meets the requirements of 35 USC §112 first paragraph as providing adequate written description for the claimed invention.

United States Patent
Famodu , et al.

6,596,926
July 22, 2003

Phosphatidylcholine biosynthetic enzymes

Abstract

This invention relates to an isolated nucleic acid fragment encoding phosphatidylethanolamine N-methyltransferase biosynthetic enzyme. The invention also relates to the construction of a chimeric gene encoding all or a portion of the phosphatidylethanolamine N-methyltransferase biosynthetic enzyme, in sense or antisense orientation, wherein expression of the chimeric gene results in production of altered levels of phosphatidylethanolamine N-methyltransferase biosynthetic enzyme in a transformed host cell.

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 435/419; 435/252.3; 435/320.1; 530/350; 530/370;
 536/23.2; 536/23.6; 536/24.1; 536/24.3; 536/24.33;
 800/278; 800/295

Intern'l Class: A01H 003/00; C07H 021/04; C07K 014/415; C12N
 005/14; C12N 009/00

Field of Search: 435/6,69.1,183,410,419,252.3,320.1 530/350,370
 536/23.2,23.6,24.1,24.3,24.33 800/278,295,281

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Primary Examiner: Bui; Phuong T.

Parent Case Text

This application claims the benefit of U.S. Provisional Application No. 60/155,626, filed Sep. 23, 1999.

Claims

What is claimed is:

1. An isolated ***polynucleotide*** comprising:

(a) a nucleotide sequence encoding a polypeptide having phosphatidylethanolamine N-methyltransferase activity, wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:20 have at least 80% sequence ***identity*** based on the Clustal alignment method, or

(b) the complement of the nucleotide sequence, wherein the complement and the nucleotide sequence contain the same number of nucleotides and are 100% complementary.

2. The ***polynucleotide*** of claim 1 wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:20 have at least 85% sequence ***identity*** based on the Clustal alignment method.

3. The ***polynucleotide*** of claim 1 wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:20 have at least 90% sequence ***identity*** based on the Clustal alignment method.

4. The ***polynucleotide*** of claim 1 wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:20 have at least 95% sequence ***identity*** based on the Clustal alignment method.

5. The ***polynucleotide*** of claim 1 wherein the polypeptide comprises the amino acid sequence of SEQ ID NO:20.

6. The ***polynucleotide*** of claim 1 wherein the nucleotide sequence comprises the

nucleotide sequence of SEQ ID NO:19.

7. A vector comprising the *polynucleotide* of claim 1.
8. A recombinant DNA construct comprising the *polynucleotide* of claim 1 operably linked to a regulatory sequence.
9. A method for transforming a cell comprising transforming a cell with the *polynucleotide* of claim 1.
10. A cell comprising the recombinant DNA construct of claim 8.
11. A method for producing a plant comprising transforming a plant cell with the *polynucleotide* of claim 1 and regenerating a plant from the transformed plant cell.
12. A plant comprising the recombinant DNA construct of claim 8.
13. A seed comprising the recombinant DNA construct of claim 8.

Method for the production of calendic acid, a fatty acid containing delta-8,10,12 conjugated double bonds and related fatty acids having a modification at the delta-9 position

Abstract

The preparation and use of nucleic acid fragments encoding plant fatty acid modifying enzymes associated with modification of the delta-9 position of fatty acids, in particular, formation of conjugated double bonds are disclosed. Chimeric genes incorporating such nucleic acid fragments and suitable regulatory sequences can be used to create transgenic plants having altered lipid profiles. The preparation and use of nucleic acid fragments encoding plant fatty acid modifying enzymes associated with formation of a trans delta-12 double bond also are disclosed. Chimeric genes incorporating such nucleic acid fragments and suitable regulatory sequences can be used to create transgenic plants having altered lipid profiles.

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Assignee: **E. I. du Pont de Nemours and Company** (Wilmington, DE)

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Intern'l Class: A01H 005/00; C12N 015/82; C07H 021/04

Field of Search: 800/281,298 435/69.1,419 536/23.6

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Primary Examiner: McElwain; Elizabeth F.

Parent Case Text

This application claims priority benefit of U.S. Provisional Application No. 60/149,050
filed Aug. 16, 1999, now abandoned.

Claims

What is claimed is:

1. A chimeric gene comprising an isolated *nucleic acid* fragment encoding a plant fatty acid modifying enzyme associated with conjugated double bond formation comprising a delta-9 position of fatty acids having an amino acid *identity* of at least 72.5% based on the Clustal method of alignment when compared to a polypeptide of SEQ ID NO:2 or 4

wherein said fragment or a functionally equivalent subfragment thereof or a complement thereof is operably linked to suitable regulatory sequences.

2. The chimeric gene of claim 1 wherein the *nucleic acid* fragment is isolated from *Calendula officinalis*.
3. The chimeric gene of claim 1 wherein the plant fatty acid modifying enzyme is associated with the formation of calendic acid.
4. A transformed host cell or plant comprising in its genome the chimeric gene of claim 1.
5. A transformed host cell or plant comprising in its genome the chimeric gene of claim 2.
6. A transformed host cell or plant comprising in its genome the chimeric gene of claim 3.
7. A method of altering the level of fatty acids in a host cell or plant wherein said fatty acids comprise a modification at a delta-9 position, said method comprising:
 - (a) transforming a host cell or plant with the chimeric gene of claim 1;
 - (b) growing the transformed host cell or plant under conditions suitable for the expression of the chimeric gene; and
 - (c) selecting those transformed host cells or plants having altered levels of fatty acids comprising a modified delta-9 position.
8. A method of altering the level of fatty acids in a host cell or plant wherein said fatty acids comprise a modification at a delta-9 position, said method comprising:
 - (a) transforming a host cell or plant with the chimeric gene of claim 2;
 - (b) growing the transformed host cell or plant under conditions suitable for the expression of the chimeric gene; and
 - (c) selecting those transformed host cells or plants having altered levels of fatty acids comprising a modified delta-9 position.
9. A method of altering the level of fatty acids in a host cell or plant wherein said fatty acids comprise a modification at a delta-9 position, said method comprising:
 - (a) transforming a host cell or plant with the chimeric gene of claim 3;
 - (b) growing the transformed host cell or plant under conditions suitable for the expression

of the chimeric gene; and

(c) selecting those transformed host cells or plants having altered levels of fatty acids comprising a modified delta-9 position.

10. The method of claim 7, 8, or 9 wherein the host cell or plant is selected from the group consisting of plant cells and microorganisms.

11. The method of claim 7, 8, or 9 and wherein the level of calendic acid is altered.

12. A method for producing fatty acid modifying enzymes associated with modification of a delta-9 position of fatty acids which comprises:

(a) transforming a microbial host cell with the chimeric gene of claim 1;

(b) growing the transformed host cell under conditions suitable for the expression of the chimeric gene; and

(c) selecting those transformed host cells containing altered levels of protein encoded by the chimeric gene.

13. A method for producing fatty acid modifying enzymes associated with modification of a delta-9 position of fatty acids which comprises:

(a) transforming a microbial host cell with the chimeric gene of claim 2;

(b) growing the transformed host cell under conditions suitable for the expression of the chimeric gene; and

(c) selecting those transformed host cells containing altered levels of protein encoded by the chimeric gene.

14. A method for producing fatty acid modifying enzymes associated with modification of a delta-9 position of fatty acids which comprises:

(a) transforming a microbial host cell with the chimeric gene of claim 3;

(b) growing the transformed host cell under conditions suitable for the expression of the chimeric gene; and

(c) selecting those transformed host cells containing altered levels of protein encoded by the chimeric gene.

15. The method of claim 12, 13, or 14 wherein the fatty acid modifying enzyme is associated with the formation of calendic acid or dimorphecolic acid.

United States Patent
Frohberg

6,590,141
July 8, 2003

Nucleic acid molecules from plants encoding enzymes which participate in starch synthesis

Abstract

Nucleic acid molecules are described which encode enzymes which participate in starch synthesis in plants. These enzymes are a new isoform of starch synthase. There are furthermore described vectors for generating transgenic plant cells and plants which synthesize a modified starch. There are furthermore described methods for the generation of these transgenic plant cells and plants, and methods for producing modified starches.

Inventors: Frohberg; Claus (Berlin, DE)

Assignee: Aventis CropScience GmbH (Frankfurt, DE)

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Filed: August 11, 2000

Foreign Application Priority Data

Aug 11, 1999[DE]

199 37 348

Current U.S. Class: 800/284; 800/278; 800/286; 800/320.1; 435/69.1; 435/101; 435/320.1; 435/419; 435/468; 536/23.6

Intern'l Class: C12N 015/29; C12N 015/82; C12N 005/04; A01H 005/00; C12P 019/04

Field of Search: 536/23.6 435/69.1,468,320.1,419,101 800/278,284,320.1,286

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Cao, Heping et al, "Identification of the Soluble Starch Synthase Activities of Maize Endosperm", Plant Physiology, May 1999, vol. 120, pp. 205-215, No. 1.

Primary Examiner: Fox; David T.

Attorney, Agent or Firm: Frommer Lawrence & Haug LLP

Claims

I claim:

1. An isolated **nucleic acid** molecule encoding a protein with the bioactivity of a starch synthase selected from the group consisting of

(a) **nucleic acid** molecules which encode a protein with the amino acid sequence indicated under SEQ ID No. 2;

(b) **nucleic acid** molecules which encompass the nucleotide sequence shown under SEQ ID No. 1 or a complementary sequence thereof;

(c) **nucleic acid** molecules which encompass the coding region of the nucleotide sequence of the cDNA present in plasmid IR 65/87 (deposit number DSM 12970) or a complementary sequence thereof;

(d) **nucleic acid** molecules whose nucleotide sequence deviates from the sequence of the **nucleic acid** molecules mentioned under (a), (b) or (c) owing to the degeneracy of the genetic code;

(e) **nucleic acid** molecules which have over 85% sequence *identity* with SEQ ID NO:1; and

(f) **nucleic acid** molecules which constitute allelic variants of the nucleic acid molecules indicated under (a), (b), (c), (d) or (e).

2. The **nucleic acid** molecule as claimed in claim 1 which is a DNA molecule.

3. The **nucleic acid** molecule as claimed in claim 1 which is an RNA molecule.

4. A vector comprising a **nucleic acid** molecule as claimed in claim 1.

5. The vector as claimed in claim 4 comprising one or more regulatory elements which ensure the transcription of said **nucleic acid** molecules and/or the synthesis of a translatable RNA in a pro- and/or eukaryotic cell.

6. The vector as claimed in claim 4, wherein said **nucleic acid** molecule is linked in sense orientation to regulatory elements which ensure the transcription and synthesis of a translatable RNA in pro- and/or eukaryotic cells, or wherein said **nucleic acid** molecule is linked in anti-sense orientation to regulatory elements which ensure the transcription and synthesis of a non-translatable RNA in pro- and/or eukaryotic cells.

7. A host cell which is transformed with a **nucleic acid** molecule as claimed in claim 1 or a vector as claimed in claim 4, or a cell which is derived from the host cell and which comprises the vector of claim 4.

8. The host cell as claimed in claim 7 which is a plant cell.

9. A method for producing a protein encoded by the **nucleic acid** molecule of claim 1, in which a host cell as claimed in claim 7 is cultured under conditions which permit the synthesis of the protein, and the protein is isolated from the cultured cells and/or the culture medium.

10. The plant cell of claim 8, wherein said **nucleic acid** molecule which encodes a protein with the bioactivity of a starch synthase is under the control of regulatory elements which permit the transcription of a translatable mRNA in plant cells.

11. The plant cell of claim 8, wherein the activity of a protein encoded by the **nucleic acid** molecule of claim 1 is increased in this plant cell compared with corresponding, non-genetically-modified plant cells from wild-type plants.

12. A plant comprising plant cells as claimed in claim 8.

13. The plant as claimed in claim 12 which is a crop plant.

14. The plant as claimed in claim 12 which is a starch-storing plant.

15. The plant as claimed in claim 12 which is a maize plant.

16. A method for generating a transgenic plant cell, wherein a plant cell is subjected to genetic modification by introducing a *nucleic acid* molecule as claimed in claim 1 and/or a vector as claimed in claim 4.

17. A method for generating a transgenic plant, wherein

(a) a plant cell is subjected to genetic modification by introducing a *nucleic acid* molecule as claimed in claim 1 and/or a vector as claimed in claim 4; and

(b) a plant is regenerated from this cell; and, if appropriate,

(c) more plants are generated from the plant of (b).

18. Propagation material of a plant comprising plant cells as claimed in claim 8.

19. A method for producing a modified starch obtained from the host cell of claim 8, from the plant of claim 12, or from the propagation material of 18, comprising the step of extracting the starch from a plant cell as claimed in claim 8, from a plant as claimed in claim 12 and/or from propagation material as claimed in claim 18.

Polypeptides having peroxidase activity and nucleic acids encoding same

Abstract

The present invention relates to isolated polypeptides having peroxidase activity and isolated nucleic acid sequences encoding the polypeptides. The invention also relates to nucleic acid constructs, vectors, and host cells comprising the nucleic acid sequences as well as methods for producing and using the polypeptides.

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Assignee: **Novozymes Biotech, Inc.** (Davis, CA)

Appl. No.: **885329**

Filed: **June 19, 2001**

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536/23.1; 536/23.2

Intern'l Class: C12N 009/08; C12N 015/00; C12N 005/00; C12Q
001/68; C07H 021/04

Field of Search: 435/192,6,252.3,320.1 536/23.2,23.1

References Cited [Referenced By]

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Primary Examiner: Monshipouri; M.

Attorney, Agent or Firm: Stames; Robert L.

Parent Case Text

CROSS-REFERENCE TO RELATED APPLICATION

This application is a continuation-in-part of U.S. application Ser. No. 09/596,824 filed Jun. 19, 2000 now U.S. Pat. No. 6,372,464 issued Apr. 16, 2002, which application is fully incorporated herein by reference.

Claims

What is claimed is:

1. An isolated **nucleic acid** sequence encoding a polypeptide having peroxidase activity, selected from the group consisting of:

(a) a **nucleic acid** sequence encoding a polypeptide having an amino acid sequence which has at least 75% **identity** with amino acids 22 to 370 of SEQ ID NO:2 or amino acids 19 to 362 of SEQ ID NO:6, or at least 85% **identity** with amino acids 22 to 385 of SEQ ID NO:4;

(b) a **nucleic acid** sequence encoding a polypeptide having an amino acid sequence which has at least 75% homology with nucleotides 772 to 2302 of SEQ ID NO:1 or nucleotides 2848 to 4247 of SEQ ID NO:5, or at least 85% homology with nucleotides 2008 to 3462 of SEQ ID NO:3;

(c) a **nucleic acid** sequence which hybridizes under high stringency conditions with (i) nucleotides 772 to 2302 of SEQ ID NO:1, nucleotides 2008 to 3462 of SEQ ID NO:3, or nucleotides 2848 to 4247 of SEQ ID NO:5, (ii) the cDNA sequence contained in nucleotides 772 to 2302 of SEQ ID NO:1, nucleotides 2008 to 3462 of SEQ ID NO:3, or nucleotides 2848 to 4247 of SEQ ID NO:5, or (iii) a complementary strand of (i) or (ii); and

(d) a fragment of (a), (b), or (c), which encodes a polypeptide having peroxidase activity.

2. The **nucleic acid** sequence of claim 1, which encodes a polypeptide having an amino acid sequence which has at least 75% **identity** with amino acids 22 to 370 of SEQ ID NO:2 or amino acids 19 to 362 of SEQ ID NO:6.

3. The **nucleic acid** sequence of claim 2, which encodes a polypeptide having an amino acid sequence which has at least 80% **identity** with amino acids 22 to 370 of SEQ ID NO:2 or amino acids 19 to 362 of SEQ ID NO:6.

4. The **nucleic acid** sequence of claim 3, which encodes a polypeptide of having an amino acid sequence which has at least 85% **identity** with amino acids 22 to 370 of SEQ ID NO:2 or amino acids 19 to 362 of SEQ ID NO:6.

5. The **nucleic acid** sequence of claim 4, which encodes a polypeptide having an amino acid sequence which has at least 90% **identity** with amino acids 22 to 370 of SEQ ID NO:2 or amino acids 19 to 362 of SEQ ID NO:6.

6. The **nucleic acid** sequence of claim 5, which encodes a polypeptide having an amino

acid sequence which has at least 95% *identity* with amino acids 22 to 370 of SEQ ID NO:2 or amino acids 19 to 362 of SEQ ID NO:6 .

7. The *nucleic acid* sequence of claim 1, which encodes a polypeptide comprising the amino acid sequence of SEQ ID NO:2, SEQ ID NO:4, or SEQ ID NO:6 .
8. The *nucleic acid* sequence of claim 1, which encodes a polypeptide consisting of the amino acid sequence of SEQ ID NO:2, SEQ ID NO:4, or SEQ ID NO:6, or a fragment thereof having peroxidase activity.
9. The *nucleic acid* sequence of claim 1, which encodes a polypeptide consisting of the amino acid sequence of SEQ ID NO:2, SEQ ID NO:4, or SEQ ID NO:6.
10. The *nucleic acid* sequence of claim 1, which encodes a polypeptide which consists of amino acids 22 to 370 of SEQ ID NO:2, amino acids 22 to 365 of SEQ ID NO:4, or amino acids 19 to 362 of SEQ ID NO:6.
11. The *nucleic acid* sequence of claim 1, which has at least 75% homology with nucleotides 772 to 2302 of SEQ ID NO:1 or nucleotides 2848 to 4247 of SEQ ID NO:5.
12. The *nucleic acid* sequence of claim 11, which has at least 80% homology with nucleotides 772 to 2302 of SEQ ID NO:1 or nucleotides 2848 to 4247 of SEQ ID NO:5.
13. The *nucleic acid* sequence of claim 12, which has at least 85% homology with nucleotides 772 to 2302 of SEQ ID NO:1 or nucleotides 2848 to 4247 of SEQ ID NO:5.
14. The *nucleic acid* sequence of claim 13, which has at least 90% homology with nucleotides 772 to 2302 of SEQ ID NO:1 or nucleotides 2848 to 4247 of SEQ ID NO:5.
15. The *nucleic acid* sequence of claim 14, which has at least 95% homology with nucleotides 772 to 2302 of SEQ ID NO:1 or nucleotides 2848 to 4247 of SEQ ID NO:5.
16. The *nucleic acid* sequence of claim 1, which has the *nucleic acid* sequence of SEQ ID NO:1, SEQ ID NO:3, or SEQ ID NO:1.
17. The *nucleic acid* sequence of claim 1, which has the *nucleic acid* sequence of nucleotides 772 to 2302 of SEQ ID NO:1, nucleotides 2008 to 3462 of SEQ ID NO:3, or nucleotides 2848 to 4247 of SEQ ID NO:5.
18. The *nucleic acid* sequence of claim 1, which hybridizes under high stringency conditions with (i) nucleotides 772 to 2302 of SEQ ID NO:1, nucleotides 2008 to 3462 of SEQ ID NO:3, or nucleotides 2848 to 4247 of SEQ ID NO:5, (ii) the cDNA sequence contained in nucleotides 772 to 2302 of SEQ ID NO:1, nucleotides 2008 to 3462 of SEQ ID NO:3, or nucleotides 2845 to 4247 of SEQ ID NO:5, or (iii) a complementary strand of (i) or (ii).

19. The *nucleic acid* sequence of claim 1, which is contained in plasmid pBM37-7 which is contained in E. coli NRRL B-30280, plasmid pBM38-1 which is contained in E. coli NRRL B-30281, or plasmid pBM39-1 which is contained in E. coli NRRL B-30282.

20. A *nucleic acid* construct comprising the *nucleic acid* sequence of claim 1, operably linked to one or more control sequences which direct the production of the polypeptide in a suitable expression host.

21. A recombinant expression vector comprising the *nucleic acid* construct of claim 20, a promoter, and transcriptional and translational stop signals.

22. A recombinant host cell comprising the *nucleic acid* construct of claim 20.

23. A method for producing a polypeptide having peroxidase activity comprising

(a) cultivating the host cell of claim 22, under conditions suitable for production of the polypeptide; and

(b) recovering the polypeptide.

Human Eag2

Abstract

The invention provides isolated nucleic acid and amino acid sequences of Eag2, antibodies to Eag2, methods of detecting Eag2, and methods of screening for modulators of Eag2 potassium channels using biologically active Eag2. The invention further provides, in a computer system, a method of screening for mutations of human Eag2 genes as well as a method for identifying a three-dimensional structure of Eag2 polypeptide monomers.

Inventors: **Jegla; Timothy J.** (Durham, NC); **Liu; Yi** (Cary, NC)

Assignee: **ICAgen, Incorporated** (Durham, NC)

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Filed: **July 10, 2000**

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435/252.3; 530/350

Intern'l Class: C12Q 001/68; C07H 017/00; C12P 021/06; C07K
014/00

Field of Search: 536/23.1 435/7.1,325,320.1,252.3 530/350 436/6

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Primary Examiner: Carlson; Karen Cochrane

Attorney, Agent or Firm: Townsend and Townsend and Crew LLP

Parent Case Text

CROSS-REFERENCES TO RELATED APPLICATIONS

This application claims priority to U.S. Ser. No. 60/143,467, filed Jul. 13, 1999, herein incorporated by reference in its entirety.

Claims

What is claimed is:

1. An isolated **nucleic acid** encoding a polypeptide comprising an alpha subunit of a potassium channel, wherein the subunit:
 - (i) forms, with at least one additional Eag family alpha subunit, a potassium channel having the characteristic of voltage sensitivity; and wherein said **nucleic acid** specifically hybridizes under stringent conditions to SEQ ID NO:1, wherein the hybridization reaction is incubated at 42.degree. C. in a solution comprising 50% formamide, 5.times.SSC, and 1% SDS or at 65.degree. C. in a solution comprising 5.times.SSC and 1% SDS, with a wash in 0.2.times.SSC and 0.1% SDS at 65.degree. C.
2. An isolated **nucleic acid** encoding a polypeptide comprising an alpha subunit of a potassium channel, wherein the subunit:
 - (i) forms, with at least one additional Eag family alpha subunit, a potassium channel having the characteristic of voltage sensitivity; and
 - (ii) comprises an amino acid sequence that has greater than 85% amino acid **identity** to the amino acid sequence of SEQ ID NO:2.

3. The isolated **nucleic acid** of claim 1, wherein the polypeptide specifically binds to polyclonal antibodies generated against SEQ ID NO:2.
4. The isolated **nucleic acid** of claim 1, wherein the **nucleic acid** encodes human Eag2.
5. The isolated acid of claim 1, wherein the **nucleic acid** encodes an amino acid sequence of SEQ ID NO:2.
6. The isolated **nucleic acid** sequence of claim 1, wherein the **nucleic acid** has a nucleotide sequence of SEQ ID NO:1.

7. The isolated **nucleic acid** of claim 1, wherein the **nucleic acid** is amplified by primers that selectively hybridize under stringent hybridization conditions to the same sequence as primers selected from the group consisting of:

ATGCCGGGGGGCAAGAGAGGGCTG (SEQ ID NO:3);

CTGACCCTAAGCTCATAAGGATGAAC (SEQ ID NO:4);

CCACCTCATCATCCTGGATGACTTCC (SEQ ID NO:5);

TTAAAAGTGGATTTTCATCTTTGTCAGATTCAGG (SEQ ID NO :6);

GGGGACCTCATTTACCATGCTGGAG (SEQ ID NO:7);

GATTCCCTCATCCACATTTTCAAAGGC (SEQ ID NO:8);

and wherein the hybridization reaction is incubated at 42.degree. C. in a solution comprising 50% formamide, 5.times.SSC, and 1% SDS or at 65.degree. C. in a solution comprising 5.times.SSC and 1% SDS, with a wash in 0.2.times.SSC and 0.1% SDS at 65.degree. C.

8. The isolated **nucleic acid** of claim 1, wherein the polypeptide monomer comprises an alpha subunit of a homomeric channel.
9. The isolated **nucleic acid** of claim 1, wherein the polypeptide monomer comprises an alpha subunit of a heteromeric channel.
10. An expression vector comprising the **nucleic acid** of claim 1.
11. A host cell transfected with the vector of claim 10.
12. A method of detecting a **nucleic acid**, the method comprising contacting a sample comprising a first **nucleic acid** with an isolated second nucleic acid of claim 1 and

USPN 6,586,179

detecting hybridization of the second *nucleic acid* to the first *nucleic acid*, thereby detecting the first *nucleic acid*.

Plant glucose-6-phosphate translocator

Abstract

This invention relates to an isolated nucleic acid fragment encoding a glucose-6-phosphate/phosphate translocator. The invention also relates to the construction of a chimeric gene encoding all or a portion of the glucose-6-phosphate/phosphate translocator, in sense or antisense orientation, wherein expression of the chimeric gene results in production of altered levels of the glucose-6-phosphate/phosphate translocator in a transformed host cell.

Inventors: **Allen; Stephen M.** (Wilmington, DE); **Rafalski; J. Antoni** (Wilmington, DE)

Assignee: **E. I. du Pont de Nemours and Company** (Wilmington, DE)

Appl. No.: **436521**

Filed: **November 9, 1999**

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435/410; 435/419; 435/418; 435/252.3; 435/320.1;
530/350; 530/370; 536/23.1; 536/23.2; 536/23.6;
536/24.1; 536/24.3; 536/24.5

Intern'l Class: A01H 003/00; C07H 021/04; C07K 014/415; C12N
005/14; C12N 009/00

Field of Search: 435/6,69.1,71.1,183,410,419,418,252.3,320.1
530/370,350 536/23.1,23.2,23.6,24.1,24.3,24.5

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Foreign Patent Documents

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NCBI General Identifier No. 2997591.
NCBI General Identifier No. 2997589.

Primary Examiner: Bui; Phuong T.

Parent Case Text

This application claims priority benefit to U.S. Provisional Application No. 60/107,910 filed Nov. 10, 1998, now abandoned.

Claims

What is claimed is:

1. An isolated ***polynucleotide*** comprising:
 - (a) a nucleotide sequence encoding a polypeptide having glucose-6-phosphate/phosphate translocator activity, wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:4 have at least 86% sequence ***identity*** based on the Clustal alignment method, or
 - (b) the complement of the nucleotide sequence, wherein the complement and the nucleotide sequence contain the same number of nucleotides and are 100% complementary.
2. The ***polynucleotide*** of claim 1, wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:4 have at least 90% sequence ***identity*** based on the Clustal alignment method.
3. The ***polynucleotide*** of claim 1, wherein the amino acid sequence of the polypeptide and the amino acid sequence of SEQ ID NO:4 have at least 95% sequence ***identity*** based on the Clustal alignment method.
4. The ***polynucleotide*** of claim 1, wherein the nucleotide sequence comprises the nucleotide sequence of SEQ ID NO:3.

5. The *polynucleotide* of claim 1, wherein the polypeptide comprises the amino acid sequence of SEQ ID NO:4.
6. A recombinant DNA construct comprising the *polynucleotide* of claim 1 operably linked to a regulatory sequence.
7. A method for transforming a cell comprising transforming a cell with the *polynucleotide* of claim 1.
8. A cell comprising the recombinant DNA construct of claim 6.
9. A method for producing a plant comprising transforming a plant cell with the *polynucleotide* of claim 1 and regenerating a plant from the transformed plant cell.
10. A plant comprising the recombinant DNA construct of claim 1.
11. A seed comprising the recombinant DNA construct of claim 1.
12. A vector comprising the *polynucleotide* of claim 1.

C3 binding polypeptide of Streptococcus agalactiae group b Streptococcus

Abstract

This invention relates to the identification of a human complement C3 binding polypeptide and the nucleic acid which encodes the polypeptide from Streptococcus agalactiae. The polypeptide binds C3 and may be implicated in S. agalactiae adhesion and/or virulence. The polypeptide is conserved in mass in a variety of streptococcal isolates and is recognized by antibodies produced by humans exposed to or colonized with Group B Streptococcus.

Inventors: **Smith; Beverly L.** (Minneapolis, MN); **Ferrieri; Patricia** (Minneapolis, MN)

Assignee: **Regents of the University of Minnesota** (Minneapolis, MN)

Appl. No.: **610199**

Filed: **July 1, 2000**

Current U.S. Class: **435/252.3; 435/320.1; 435/325; 536/23.7**

Intern'l Class: **C12N 001/20; C12N 015/00; C12N 005/00; C07H 021/04**

Field of Search: **424/190.1 435/69.3,252.33,253.4,252.3,320.1,325 536/23.7**

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Primary Examiner: Navarro; Mark

Attorney, Agent or Firm: Mueting Raasch & Gebhardt

Parent Case Text

CROSS REFERENCE TO RELATED APPLICATIONS

This application claims the benefit under 35 U.S.C. .sectn.119(e) of U.S. Provisional Patent Application No. 60/157,550, filed on Oct. 4, 1999, and U.S. Provisional Patent Application No. 60/173,766, filed on Dec. 30, 1999, both of which are hereby incorporated by reference.

Claims

What is claimed is:

1. An isolated **nucleic acid** fragment that hybridizes to at least a portion of at least one of the **nucleic acid** fragments represented by SEQ ID NO:6 or SEQ ID NO:4 or their

complementary strands under hybridization conditions of prehybridization for 1 hour at 62.degree. C. in hybridization solution (5.times.SSC (1.times.SSC is 0.15 M NaCL, 0.015 M sodium citrate), 0.02% sodium dodecyl sulfate (SDS), 0.1% N-lauroylsarcosine, 1% Blocking Reagent) followed by two stringency washes with 2.times.SSC, 0.1% SDS for 5 minutes at room temperature and once with 0.5.times.SSC, 0.1% SDS for 15 minutes at 62.degree. C., said isolated **nucleic acid** fragment encodes a polypeptide that binds human complement C3 protein.

2. The **nucleic acid** fragment of claim 1 isolated from *S. agalactiae*.

3. The **nucleic acid** fragment of claim 1 which encodes a polypeptide represented by SEQ ID NO:5.

4. The **nucleic acid** fragment of claim 1 in a **nucleic acid** vector.

5. The **nucleic acid** fragment of claim 4 wherein the **nucleic acid** vector is an expression vector capable of producing a polypeptide.

6. An isolated **nucleic acid** having at least 50% **nucleic acid identity** to the **nucleic acid** fragments represented by SEQ ID NO:6 or SEQ ID NO:4, and which hybridizes under hybridization conditions of prehybridization for 1 hour at 62.degree. C. in hybridization solution (5.times.SSC (1.times.SSC is 0.15 M NaCL, 0.015 M sodium citrate), 0.02% sodium dodecyl sulfate (SDS), 0.1% N-lauroylsarcosine, 1% Blocking Reagent) followed by two stringency washes with 2.times.SSC, 0.1% SDS for 5 minutes at room temperature and once with 0.5.times.SSC, 0.1% SDS for 15 minutes at 62.degree. C., to at least a portion of at least one of the **nucleic acid** fragments represented by SEQ ID NO:6 or SEQ ID NO:4 or their complementary strands, said **nucleic acid** encoding a polypeptide that binds human complement C3 protein.

7. An isolated **polynucleotide** encoding a polypeptide comprising the amino acids represented by SEQ ID NO:5.

8. The **polynucleotide** of claim 7 wherein the polypeptide binds human complement C3.

9. An isolated host cell comprising a **nucleic acid** fragment of claim 1.

10. The cell of claim 9 wherein the cell is a bacterium or a eukaryotic cell.

11. An isolated **nucleic acid** fragment comprising SEQ ID NO:6 or SEQ ID NO:4 or their complementary strands.

12. An isolated RNA transcribed from a double-stranded **nucleic acid** comprising a **nucleic acid** fragment of claim 2.

13. An isolated **nucleic acid** fragment encoding a polypeptide having at least 50% amino acid **identity** to SEQ ID NO:5, said polypeptide binds to human complement C3 protein.

14. An isolated *nucleic acid* fragment encoding a polypeptide having at least 60% amino acid *identity* to SEQ ID NO:5, said polypeptide binds to human complement C3 protein.
15. An isolated *nucleic acid* fragment encoding a polypeptide having at least 70% amino acid *identity* to SEQ ID NO:5, said polypeptide binds to human complement C3 protein.
16. An isolated *nucleic acid* fragment encoding a polypeptide having at least 80% amino acid *identity* to SEQ ID NO:5, said polypeptide binds to human complement C3 protein.
17. An isolated *nucleic acid* fragment consisting essentially of at least 30 nucleotides of SEQ ID NO:4, wherein said *nucleic acid* fragment encodes a polypeptide that binds to human complement C3 protein.

Nucleotide sequences encoding maize RAD51

Abstract

Nucleic acid sequences encoding two RAD51 recombinases active in maize plants are provided. cDNA sequences including the ZmRAD51 coding sequences and unique 3'-untranslated regions which are useful as RFLP probes, are also provided. The production of plasmids containing a nucleic acid sequence encoding a ZmRAD51 fusion protein, as well as the use of the plasmids to introduce the ZmRAD51 coding sequence into a host cell, such as maize cell, are also disclosed.

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Parent Case Text

CROSS REFERENCE TO RELATED APPLICATION

This application claims the benefit of U.S. Provisional Application No. 60/074,745, filed Feb. 13, 1998 and is herein incorporated by reference.

Claims

What is claimed is:

1. An isolated polynucleotide comprising a member selected from the group consisting of:
 - a) a polynucleotide encoding a polypeptide selected from the group consisting of SEQ ID NO: 3 and SEQ ID NO: 7;
 - b) a polynucleotide having at least 90% identity to a polynucleotide of (a);
 - c) a polynucleotide which will hybridize under *stringent hybridization* conditions to said polynucleotide of (a) or (b); and

d) a polynucleotide comprising at least 30 contiguous nucleotides from a polynucleotide of (a), (b) or (c);

wherein the polynucleotide of (a), (b) or (c) encodes a polypeptide with recombinase activity.

2. The isolated polynucleotide of claim 1, wherein said polynucleotide has a sequence selected from the group consisting of SEQ ID NO: 2 and SEQ ID NO: 6.

3. An expression cassette comprising a polynucleotide of claim 1 operably linked to a promoter.

4. The host cell transfected with an expression cassette of claim 3.

5. The host cell of claim 4, wherein said host cell is a bacterial cell.

6. The host cell of claim 4, wherein said host cell is a sorghum or maize cell.

7. A method of making maize recombinase comprising the steps of:

a) transforming or transfecting a host cell with the expression cassette of claim 3; and

b) purifying the recombinase from the host cell.

8. The method of claim 7, wherein the host cell is selected from the group consisting of a bacterial cell, a plant cell, a mammalian cell and a yeast cell.

9. A method of modulating ZmRAD 51 activity in a plant, comprising:

(a) introducing into a plant cell an expression cassette comprising an isolated polynucleotide of claim 1 operatively linked to a promoter;

(b) culturing the plant cell under plant cell growing conditions;

(c) regenerating a plant which possesses the transformed genotype, and

(d) inducing expression of said polynucleotide for a time sufficient to modulate ZmRAD51 activity in said plant.

10. A transgenic plant cell comprising an isolated polynucleotide of claim 1.

11. A transgenic plant comprising an isolated polynucleotide of claim 1.

12. A transgenic seed from the transgenic plant of claim 11.

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13. Primer pairs for isolating at least a part of a Zea mays recombinase gene, selected from the group consisting of SEQ ID NOS: 12 and 13, SEQ ID NOS: 14 and 19, SEQ IDS NOS: 14 and 20, and SEQ ID NOS: 14 and 15, or complements thereof.
14. An RFLP probe for a maize recombinase gene comprising at least 30 nucleotides residues of SEQ ID NO: 4, SEQ ID NO: 8, SEQ ID NO: 9, SEQ ID NO: 10, or SEQ ID NO: 11.